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September 29, 2019

Brian T. Cumings GRAVES, DOUGHERTY, HEARON & MOODY 401 Congress Avenue, Suite 2700 Austin, TX 78701

Sabrina L. Streusand Streusand Landon Ozburn & Lemmon, LLP LLP 1801 S. MoPac Expressway, Suite 320 Austin, TX 78746 via email: streusand@slollp.com

via email: bcumings@gdhm.com

Re: *In re Orly Genger*, Chapter 7 19-10926-tmd, Party Subpoena to Produced certain documents as attached.

Dear Mr. Cumings and Ms. Streusand:

Enclosed herewith and attached hereto are subpoenas (the "Subpoenas") intended to allow this Firms clients, D&K GP, LLC and Dalia Gender, both parties in interest in the above proceedings (the "Clients") to adequately and timely prepare for the Contested Matters. Both Client intend to respond and participate, as the case may be, the proceedings, including the Contested Matters set out in the Subpoenas.

It is the intention of this request that this Firm to obtain your client's consent to the production of your respective client's documents previously withheld from public view and filed under seal, or redacted in pleadings and filings, or that may be later withheld or redacted. It is not intended that you marshal and produce such documents at the time indicated in the Subpoenas if you simply agree that upon execution of all necessary confidentiality agreements currently burdening these documents with copies circulated to each of you, those documents will be made available to the Firm. Ms. Streusand, on behalf of her client(s) consented to this request, subject to your consent and the execution by this Firm (and its professionals or experts) of the confidentiality agreement.

The short deadline for production is the result of your client's filings and requests for relief,

Exhibit 3

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including expedited relief, with the understanding that with your consent the actual production will not be necessary. Access to these documents timely is absolutely necessary for the preparation of an adequate response to the various requests for relief. I want to emphasize that without your agreement and consent, not only will it be necessary to seek expedited relief from the Bankruptcy Court, but also necessary to seek an extension of time for any response to any pleading seeking relief by any party refusing to consent.

I am available at any time September 30, 2019 to discuss this request and the Subpoenas and encourage each of you to let me know any issues I need to further address in order to obtain copies of these documents. If you require actual service of these Subpoenas on you personally, simply call my cell phone 361 779 4678 and let me know a time and place for such service.

Sincerely,

/S/ Shelby A. Jordan Attorney's signature